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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/722,889	11/27/2000	Henry F. Lada	COMP:0129 (P00-3124) 6088		
75	90 10/04/2004	EXAM	EXAMINER		
	operty Administration	YANCHUS	YANCHUS III, PAUL B		
Legal Departme		ART UNIT	PAPER NUMBER		
Ft. Collins, CO		2116	0		
			DATE MAILED: 10/04/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

84

Office Action Summary		Application N	0.	Applicant(s)				
		09/722,889		LADA ET AL.	d			
		Examiner		Art Unit				
		Paul B Yanchu		2116				
Period fo	The MAILING DATE of this communication ap or Reply	pears on the cov	er sheet with the c	correspondence addre	988			
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).								
Status								
1)🖂	Responsive to communication(s) filed on 12.	July 2004.						
2a)□	This action is FINAL . 2b) This action is non-final.							
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	ion of Claims							
5)□ 6)⊠ 7)⊠	Claim(s) 1,2 and 4-27 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. Claim(s) is/are allowed. Claim(s) 1,2,4-10 and 12-26 is/are rejected. Claim(s) 11 and 27 is/are objected to. Claim(s) are subject to restriction and/or election requirement.							
Applicat	ion Papers							
9)☐ The specification is objected to by the Examiner.								
10)	10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
11)	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 1) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority (under 35 U.S.C. § 119							
a)	Acknowledgment is made of a claim for foreig All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the priority documer application from the International Burea See the attached detailed Office action for a list	nts have been re nts have been re ority documents au (PCT Rule 17	ceived. ceived in Applicat have been receiv (.2(a)).	ion No ed in this National St	age			
Attachmen	it(s)							
1) Notice 2) Notice 3) Infor	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 or No(s)/Mail Date		Interview Summary Paper No(s)/Mail D Notice of Informal I Other:		52)			

Art Unit: 2116

DETAILED ACTION

This non-final office action is in response to amendments filed on 7/12/04.

Allowable Subject Matter

Claims 11 and 27 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claim 26 is rejected under 35 U.S.C. 102(e) as being anticipated by Shih et al, US Patent no. 6,405,362 [Shih].

Shih teaches a method of removing an option pack of a main unit, the method comprising:

de-activating one or more signals configured to detect the presence of the option pack in the main unit [card has been removed, column 7, lines 23-25 and 62-64];

disabling control buffers [free resources used by application, column 7, lines 25-29 and 62-67];

Art Unit: 2116

terminating functionality of the one or more applications running on the main unit [terminates the application, column 7, lines 62-64]; and

removing the one or more applications and associated drivers from the main unit [column 7, lines 25-30 and 64-67].

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 2, 4-10 and 12-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shih et al, US Patent no. 6,405,362 [Shih], in view of, Mills et al., US Patent no. 6,353,870 [Mills].

Regarding claim 1, Shih teaches a method comprising:

coupling an option pack [Compact Flash, PCMCIA memory card or other removable computer readable medium] to a main unit [Palm-size PC, column 6, lines 43-46],

the option pack comprising a first memory device configured to store one or more applications and drivers associated with the one or more applications [column 6, lines 9-20],

the main unit comprising a device manager [operating system, column 6, lines 20-25], a power supply and a third memory [column 4, lines 49-51 and Figure 1]; and

Art Unit: 2116

downloading the one or more applications and associated drivers from the first memory device to the third memory device [column 7, lines 20-23 and lines 55-61].

Shih does not explicitly specifically disclose a second memory device on the option pack that stores card identification data and is different from the first memory device. Shih does state that the option pack may be any well known removable computer medium [column 6, lines 43-46]. Mills discloses a known MultiMediaCard, which includes a first memory for storing application data [Memory Core in Figure 3A] and a second memory, which is different from the first memory, that stores card identification data [CID and CSD in Figures 3A and 3B]. Mills discloses that the CID and CSD registers contain information that is needed for the card to interface with host computers [Figure 3B].

It would have been obvious to one of ordinary skill in the art to use the Mills MultimediaCard as the removable computer medium disclosed by Shih as it is a known removable computer medium capable of fulfilling Shih's goal of providing additional functionality to a Palm-size PC.

Regarding claim 2, Shih states that the option pack may be any well known removable computer medium [column 6, lines 43-46].

Regarding claim 4, Shih discloses a driver for overseeing the interaction between that main unit and the option pack [shell and event manager, column 6, lines 28-31 and 41-45].

Regarding claim 5, Shih states that the option pack may be a Compact Flash card [column 6, lines 43-46].

Regarding claim 6, Mills states that known removable expansion cards contain ROM [column 1, lines 19-21].

Art Unit: 2116

Regarding claim 7, Shih teaches that the installed applications from the option pack are deleted when the option pack is removed [column 7, lines 23-28 and lines 62-67]. Therefore, the memory in the main unit will not comprise the option pack applications when the card is inserted.

Regarding claim 8, Shih teaches that the installed applications from the option pack are deleted when the option pack is removed [column 7, lines 23-28 and lines 62-67].

Regarding claim 9, Shih teaches that the installed applications from the option pack are deleted when the option pack is removed [column 7, lines 20-28 and lines 62-67].

Regarding claim 10, Shih teaches removing the option pack from the main unit [column 7, lines 62-64].

Regarding claim 12, Shih teaches that the installed applications from the option pack are deleted when the option pack is removed [column 7, lines 20-28 and lines 62-67].

Regarding claim 13, Mills teaches that the CID and CSD registers contain option card configuration and identification information [Figure 3B].

Regarding claim 14, Mills teaches that the MultimediaCard communicates data to the main unit through a single data pin [DAT in Figure 3]. Therefore, any information transferred from the MultimediaCard to the mina unit must be done serially.

Regarding claim 15, it is well known in the art that transmitting less data requires less power. It would have been obvious to one of ordinary skill in the art that transmitting the identification data would take less power than transmitting application and driver data, since the size of the identification data is less than the size of the drivers and applications.

Art Unit: 2116

Regarding claims 16 and 18, Shih and Mills do not explicitly teach determining whether the power supply in the main unit has enough power to activate the option pack fully. However, the Examiner takes official notice that it is notoriously well known in the art to determine whether a power supply has enough power to fully perform a function before attempting to complete the function. Accordingly, it would have been obvious to one of ordinary skill in the art to determine whether the power supply in the main unit has enough power to activate the option pack fully before attempting to activate the option to prevent the activation process from being stopped prematurely due to power deficiencies.

Regarding claims 17 and 19, Shih and Mills do not explicitly teach determining whether the third memory space has enough memory capacity to receive the applications and associated drivers stored on the first memory. However, the Examiner takes official notice that it is notoriously well known in the art to determine whether a first memory has enough memory capacity to completely save data copied from a second memory before attempting to copy the data. Accordingly, it would have been obvious to one of ordinary skill in the art to determine whether the third memory space has enough memory capacity to receive the applications and associated drivers stored on the first memory to prevent wasted time and power consumption of attempting to copy data to the third memory when it does not have enough memory capacity.

Regarding claim 20, Shih teaches a method of connecting an option pack to a main unit comprising:

powering on the main unit and determining if there is an option pack coupled to the main unit [column 6, lines 41-51 and column 8, lines 10-18];

Art Unit: 2116

providing an interrupt signal from the option pack to the main unit, interrupting the processing of the main unit and notifying the main unit that the option pack is present [column 6, lines 32-40 and 42-46]; and

downloading one or more software applications and associated drivers from the option pack to the main unit [column 7, lines 20-23 and lines 55-61].

Shih does not explicitly specifically disclose a second memory device on the option pack that stores card identification data and is different from the first memory device. Shih does state that the option pack may be any well known removable computer medium [column 6, lines 43-46]. Mills discloses a known MultiMediaCard, which includes a first memory for storing application data [Memory Core in Figure 3A] and a second memory, which is different from the first memory, that stores card identification data [CID and CSD in Figures 3A and 3B]. Mills discloses that the CID and CSD registers contain information that is needed for the card to interface with host computers [Figure 3B].

It would have been obvious to one of ordinary skill in the art to use the Mills MultimediaCard as the removable computer medium disclosed by Shih as it is a known removable computer medium capable of fulfilling Shih's goal of providing additional functionality to a Palm-size PC.

Regarding claim 21, Shih and Mills, as described above, teach that the option pack is inserted into main unit while the main unit is powered on. Therefore, the option pack is being hot-plugged into the main unit.

Regarding claims 22 and 23, Shih and Mills do not explicitly teach determining whether the power supply in the main unit has enough power to activate the option pack fully.

Art Unit: 2116

However, the Examiner takes official notice that it is notoriously well known in the art to determine whether a power supply has enough power to fully perform a function before attempting to complete the function and notifying a user if there is not enough power.

Accordingly, it would have been obvious to one of ordinary skill in the art to determine whether the power supply in the main unit has enough power to activate the option pack fully before attempting to activate the option to prevent the activation process from being stopped prematurely due to power deficiencies.

Regarding claims 24 and 25, Shih and Mills do not explicitly teach determining whether the third memory space has enough memory capacity to receive the applications and associated drivers stored on the first memory. However, the Examiner takes official notice that it is notoriously well known in the art to determine whether a first memory has enough memory capacity to completely save data copied from a second memory before attempting to copy the data and notifying a user if there is not enough memory capacity. Accordingly, it would have been obvious to one of ordinary skill in the art to determine whether the third memory space has enough memory capacity to receive the applications and associated drivers stored on the first memory to prevent wasted time and power consumption of attempting to copy data to the third memory when it does not have enough memory capacity.

Response to Arguments

Applicant's arguments with respect to claims 1, 2 and 4-27 have been considered but are most in view of the new ground(s) of rejection.

examiner can normally be reached on Mon-Thurs 8:00-6:00.

Art Unit: 2116

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Paul B Yanchus whose telephone number is (703) 305-8022. The

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lynne H Browne can be reached on (703) 308-1159. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Paul Yanchus September 30, 2004

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Page 9